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led Fertied and fixty nty, flate of Monongahemile, below bove Parkinquarters of a iderable prom land, with er trees, and

containing en River, in g part of the onging to G.

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he House Mr. Jones, airfax-Street. e formed by , running pafeet 5 inches, et 39 feet 13 of a 10 feet

with the very ildings there-, occupied by N AULD.

& Gos

Alexandra

Advertiser INTELLIGENCER.

AND COMMERCIAL

TUESDAY, MA

On WEDNESDAY hext. At ten o'clock, will be Sold at the Audion

Rum in bls. Malaga Wine in gr. eafks. Sugar in bls. Gin in cafes,

Soap in boxes, Chocolate. Hyfonkin Ten in

A quantity of DRY GOODS, Among A which, are

Chintzes, Bombazets, Durants, Calimancoes German Dowlass, Ruffia Sheeting,

Calicoes, Chintz Shawls, Flag Handkerfs. Check do. Sewing Silks, Threads & Tapes,

3 bales INDIA MUSLIN, a large quantity of READY MADE CLOTHES, and a number of other articles. H. and T. MOORE,

March 8.

Audmoncers.

Public Sale.

On TUESDAY, At ten o'clock, will be fold at the Vendue Store

3d and 4th proof Antigua and Jamaica Rum in hhds. and bls. French Brandy in bls.

Holland Gin in bls. Teneriffe Wine in casks, Cordials in bls. Sugar in hhds and bls. Molaffes in hhds. Rice in tierces and bls.

Soap in boxes, Queens and Earthen Ware in crates, handsomely afforted, 30 boxes Havanna Segars.

Cotton in bales .-- on a credit. A variety of DRY GOODS,

-AMONG WHICH ARE-Broad and narrow Cloths, Flannels and Planes, Carpets and Carpeting. Irish and German Linens, Worsted and cotton Stockings, Calicoes and Ginghams, A variety of Muslin and Muslin Hand kerchiefs and Shawls, Table Cloths, Hats,

Boots and Shoes, Hardware, and A number of other articles. P. G. MARSTELLER. Vendue-Master.

THE subscriber intending to quit his present business, gives this public notice, that any person having demands against him, will present the same, and they will be immediately discharged, The few indebted to him, by doing likewife, will get the thanks of

THOMAS CRUSE. Who will continue for one month felling off his STOCK of GOODS at prime coft.

March 5.

CLOVER SEED.

A fresh supply of Clove Seed just received and for fale, by RICKETTS, NEWTON & Co.

IUST RECEIVED. And for fale on a liberal credit, or to ex-

agoo bushels of excellent Turk's Island Salt, and 40 bls. prime Beef.

I bave also, 30 quarter calks Port Wine. WM. HODGSON.

FOR SALE. The Cargo of the brig Little

From Rhode-Illand, now landing and confifting of

French Brandy, Holland Gin (entitled to drawback) Country Gin, West-India Rum, N. England do.

Loaf Sugar, Gastile Soap, Tanner's Oil, R. I. Cheefe of an excellent quality, Soal Leather,

Ruffia and ravens Duck and Sheetings, Cordage, T bale of Ticklenburgs, &c. For Sale, Freight or Charter, The faid brig Little Sally, burthen about 650 barrels, an excellent veffel and well equipped. Apply to

I. G. LADD

TANNEY & PATON HAVE FOR SALE,

90 Pieces of Ruffia Duck, 30 Ravens 6 Chests of Souchong Tes, Havanna white & brown Sugars in boxes, Well-India do. in hhds. and barrels, Coffee in bags and barrels, Holland Gin in barrels, Sweet Oil in boxes of 12 bottles each, Castile Soap in boxes,

Shoes in boxes afforted, East-India Goods.

The Cargo of the Schooner Lucy, captain Snow, confifting of

Tons Plaister of Paris, Casks of Lime, 10 Barrels of Tanner's Oil, 115 Reams of Wrapping Paper, 40 Boxes of dipt Candles.

January 22.

IMOTHY HAY.

THE Subscriber has a quantity of Timothy Hay for Sale, which he will deliver in Alexandria, or at any diffance not exceeding ten miles from his farm, at the moderate price of Four Shillings per hundred. A line addressed to him at this place, and left at the Post-Office, Alexandria, will be received, and immediate attention paid to it.

LAWRENCE LEWIS. Mount Vernon, March 6. dt4thApril.

For Sale, Antigua Rum by the hhd. Raisins by the box, Sugar by the barrel, Dates, fresh from the coast of Barbary, With a variety of other FRUITS and GROCERIES.

ABEL WILLIS.

FOR SALE, A likely MULATTO GIRL about years old. Enquire of the Printers. Feb. 10.

IUST RECEIVED. And for fale by the subscriber, at his Gro. cery and Fruit Store, lower end of Prince

Fresh Oranges and Lemons in boxes from Lifbon, Do. figs in frails, 30 boxes fresh bloom Raisins,

Soft shell'd Almonds, Tamarins.

Apples by the barrel, Shellbarks Good Cyder do. Soap and Candles in boxes, Mould Candles do. R. Island Cheese and Potatoes of a superior quality, Queens Ware afforted, And every other article in the GROCER

Line. Thomas Simms. Diffolution of Partnership. | William Hardborne

der the firm of JAMES RUSSELL and Co. will expire by contract on the first day of next April: all those indebted thereto are respectfully folicited to call and pay their belances, and such as have claims against faid firm will please present them? fordertlement.

JAMES RUSSELL, JOSEPH RIDDLE & Co.

THE fubicities begs leave to inform his friends, that he purpoles carrying on business, as ofeal, in the same place, and will be thankful for a communic of their

JAMES RUSSELL. CATTOT OF STOTE

JUST RECEIVED. By Cottom and Stewart. And for fale at their Book Store, Royal Street,

The Tablet of Talle:

POCKET ALMANACK FOR 1802.

The Contents of which are as follow, viz. THE FRONTISPIECE representing the Urn carried in the Funeral Procession of Wastington, at New-York, with a defeription of that Procession.

Census of the United States. Eclipfes. Common Notes.

Description of the Engravings. 1. Montreal. 2 and 3 Fancy Pieces. 4 Seat of John Adams, Efq. 5 De-treit. 6 Quebec. 7 Bridge over the Piscataqua River. 8 View of the Mouth of the Genesee River. 9 View on the Genefee River. 10 Table Rock. 11 Bunker's Hill. 12 Paffiac Falls, with defcriptions of the whole.

Lines on the Passiac Falls. Lift of the principal officers of the Government of the United States, Early Friendship. To the Evening Star. The Composition of house. a Kifs. To Celia on her Birth Day. Miracles. Solitude. Sonnet to Independence, Sweet Echo. St. Paul at A. thens. Prospect of Winter. A Flight of an & feet alley, with the privilege of the Fancy. The Exile of Erine. The Mo-ther. Roads from N. York to Kingston, house the whole front. This ground is Upper Canada.

They have als received, Lyric Ballads, by Wadfworth. Leonard and Gertrude, &c. March 8:

GERMAN LINENS.

Foseph Riddle & Co. HAVE FOR SALE Best white Ticklenburg, Second qual.

Brown Ofnaburgs, Brown Hempen Rolls, White Heffian Brown Holland and Dowlas. ALSO ON HAND, A Quantity of

Turk's I fland, Ifle of May, and Cadiz SALT. December 29.

JANNEY & PATON Have just received and offer for Sale, A quantity of New-England Rum, and Liverpool Ware in crates. Eeb. 2.

JUST RECEIVED, COARSE WOOLLENS,

Confifting of Nap'd cottons, half thicks, pladdings, ftriped blankers and kerfey duffils ... For fale on very moderate terms by the pack- and Veitch. age, on the usual credit.

Har for Sale at by Mill, of is Alexandria Plainer of Paris by the ton, or ready ground by the bulliel, Indian Meal and Rye Meal, belied or

Darlton

Corn, or any other grain, ground for

At his flore in town, Hay in bundles, Com by the buffel, Loaf and lump Sugar by the hoghead First and fecond quality James River

A few very good Mili Spindles, a control of the Two good Serie Betten.
Three boxes 8 by to Window Kind James Biggs Coal.

A finall House on a lot of 28 feet front on Water Street, next door to Majo Muncafter's.

Alfo, for Sale or Rent, A valuable Brick House on King street, now in the tenure of Thomas Crufe.

To Let,

A two story Frame House on Duke street, with a large garden and well of good water at the door.

3d mo. r. By virtue of a Deed of Trust from Robert Hamilton and Efther bis wife, to the subscribers, on SATUR-DAY the seventeenth day of April next, will be exposed to fale, upon the premises, on a CREDIT of

6, 12 and 18 manths, the payments to be focused by approved Securities.

A Lot of Ground Lying upon the fouth fide of Prince ftreet and to the eastward of Water ftreet, in the town of Alexandria, extending 23 feet upon Prince street, and running back 44 feet 4 inches, on which is erected a commodious two flory frame dwelling

Another Lot of Ground adjoining thereto, extending 36 feet to

subject to an annual rent forever of se-venty two dollars. Titles will be made as foon as the payments are fecured.

JAMES KEITH, JOHN C. HERBERT

March 5. UST RECEIVED And for fale by the subscriber, lower end of PRINCE-STREET, a few barrels of

APPLES. THO. SIMMS.

In obedience to a Decree of the Court of Alexandria county, on Thursday the 8th day of April next, will be offered for fale on the premises, for ready money,

A Lot of Ground Containing half an acre; lying upon the east fide of Alfred ffreet and fouth fide of Cameron street, in the town of Alex-andria; extending on Alfred street 176 feet 7 inches, and on Cameron fireet 123 ieet 5 inches. There are a convenient two flory frame dwelling house, with a kirchen and other out houses upon the lot. The lot is subject to an annual rem which will be made known on the day of sale. As the lot is large it will be divided into smaller dividends, and sold either in parcels or altogether as will best suit purchasers. This sale is made to fatisfy a debt due from Thomas Richards to Thomps

> James Keith, John Janney, JOHN DUNLAP,

Congress of the Cinited States.

HOUSE OF REPRESENTATIVES,

Saturday, February 20.

Debate on the bill received from the Senate entitled " An All to repeal certain alls respecting the organization of the courts of the U. States,"

"We were told by an honorable gen-tleman from Virginia, who tole early in the debate, (Mr. Thompson) that the principles we advocated tended to eftablifh a finecure fystem in the country. Sir, I am as little disposed to be accessary to the establishment of such a system, as any gentleman on this floor. But let ed? We established judicial offices, to which numerous and important duties were affigned. A compensation has been allowed to the judges, which no one will fay, is immoderate, or disproportioned to the service to be rendered. Those gentlemen first abolish the duties of the offices, then call the judges penfioners, and afterwards accuse us of es. tablishing finecures. There are no penfioners at prefent, if there should be a. ny, they will be the creatures of this law. I have ever confidered it as a found and moral maxim, that no one thould avail himfelf of his own wrong. It is a maxim, which ought to be equal. ly obligatory upon the public as upon the private man. In the present case, the judge offers you his fervice. You cannot fay, it is not worth the money you pay for it. You refuse to accept the service; and after engaging to pay him while he continued to perform the fervice, you deny him his compenfation, because he neglects to render services which you have prevented him from performing. Was injustice ever more flagrant? Surely, fir, the judges are innocent. If we did wrong, why should they be punished and difgraced? They did not pass the obnoxious law, they did not create the offices, they had no participation in the guilty bufiness; but they were invited upon the faith of government, to renounce their private professions, to relinquish the emolument of other employments, and to enter into the service of the United States, who engaged to retain them during their lives, if they were guilty of no misconduct. They have be-haved themselves well, unexceptionably well, when they find the government rescinding the contract made with them, refusing the flipulated price of their labour, difmissing them from service, and in order to cover the fcandalous breach of faith, fligmatizing them with names which may render them odious to their countrymen. Is there a gentleman on the floor of this House, who would revolt at fuch conduct in private life? Is there one who would feel himfelf juftifi. ed, fter employing a person for a certain time, and agreeing to pay a certain compensation, to difmis the party from the fervice upon any caprice which altered his views, deny him the flipplated compenfation, and to abuse him with opprobrious names, for expecting the benefit of the

engagement. A bold attempt was made by one of the gentlemen from Virginia, (Mr. Giles) to force to his aid the Statute of 13th Wm. 3d. I call it a bold attempt, because the gentleman was obliged to rely upon dre. The office of a judge confines of his own affertion to support the ground of his argument. He flated, that the claufe in the conflitution was borrowed from a fimilar provision in the Statute. I know nothing about the fact, but I will allow the gentleman its full benefit. In England at an earlier period, the judges held their commissions during the good pleasure of the monarch. The parliament defired, and the king confented, that the royal pre. rogative should be restrained. That the offices of the judges should not depend on the will of the crown alone, but supon the joint pleasure of the crown and of parlia-ment. The king consented to part with a portion of his prerogative by relinquishing his power to remove the judges without the advice of his parliament. But by an express clause in the statute, be retained the authority to remove them with the ad. vice of his parliament. Suppose the clause had been omitted, which referved the right to remove upon the address of the Houses of parliament, and the Statute had been worded in the unqualified language of our conftitution, that the judges (hould

hold their offices during good behaviour, would not the prerogative of res been abolished altogether? I will not say
that the honorable member has been peculiarly unfortunate in the employment of
this argument, because, fir, it appears to
me, that most to which he has had recourse, when justly- confidered, have operate gainst the cause they were designed to

The gentleman tells us that the conflictu-tional provision on this subject that taken from the statute of William.—WW he an-swer me this plain question? Why do we find omitted in the constitution, that part of the statutory provision, which allowed the judges to be removed upon the address of the two branches of the legislature? Does he suppose that the clause was not observed? Does he imagine that the provision was dropt through inadvertency? Will he impute so gross a neglect to an instrument every fentence and word, and comma, of which, he has told us was fo maturely confidered, and fo warily fertied. No, fir, it is impossible; and give me leave to fay, that if this part of the conflitution were taken from the flatute fand the gentleman from Virginia must have better information on the fubjeft than I have) that a stronger argument could ed. He describes us in a Rate of blind not be adduced, to flew that it was the intention of those who framed the confitation, by emitting that clause in the sta-tute which made the judges tenants of their offices at the will of Parliament to improve in this country the wellsh plan of judicature, by sendering the judges independent of the legislature. And I shall have occasion in the course of my observations to shew, that the ftrongest reasons derived from the nanot apply to the English form, require must be allowed to justify our conduct. the improvement to be made.

Upon this point, fir, we may borrow a few additional rays of light from the constitutions of Pennsylvania, of Dela-ware, and of some other states. In those flates it has been thought, that there might be misconduct on the part of a judge, not amounting to an impeachable offence, for which he should be liable to be removed. Their constitutions therefore have varied from that of the United States, and rendered their judges liable to be removed upon the address of two thirds of each branch of the legislature. Does it not firike every mind, that it was the intention of those constitutions to have judgments independent of a majority of of each branch of the legislature; and I apprehend also that it may be fairly inferred, that it was underflood in those flates, when their conflitution was formed, that even two thirds of each branch of the legiflature would not have the power to remove a judge whose tenure of office was during good behavior, unless the power was expressly given to them by the cenflitution. I cannot well conceive of any artificial arrangements. ne more absurd in an inftrument defigned to last for centuries and to bind the furious passions of party, than to fertify one pass to judicial independence, and to leave another totally unguarded against the violence of legislative power.

It has been urged by the gentleman from Virginia, that our admittion that congress has a power to modify the office of judge, leads to the conclution, that they have the power to abolish the office. Because, by raring away their powers they may at length reduce them to a shadow, and leave them as humble and as contemptible as a court of piepou. judicial powers which be is appointed to execute. Every law which is paffed increases or diminishes those powers, and to far modifies the office ; nay, it is competent for the legislature to preferibe ad. ditional duties or dispense with unrecesfary fervices, which are connected with the office of the judge. But this power has its bounds. You may modify the office to any extent which coes not affect the independence of the judge. The judge is to hold the office during good behavior; now modify as you please, so that prospect ceased of the vote being effec you do not infringe this conflitutional rov fon.

Do you alk me to draw a line and fay, thus far you can go and no farther. I admit no line can be drawn. It is an ffair of found and bona fide diferetion. Because a discretion on the subject is liven to the legislature, to argue upon he abuse of that discretion is adopting principle subversive of all legitimate

enormous abuse, if all political honelly be discarded. The legislature is not limited in the amount of the taxes which they have a right to impose, nor as to the objects to which they are to be applied. Does this power give us the property of the country, because by taxes we might draw it into the public coffers, and then or up the treasury and divide the spoils? Is there any power in respect to which a recise line can be drawn, between the discreet exercite and the abule of it.

I can only fay, therefore, on this fulject, that every man is acquitted to his own conscience who benn fide does not intend, and who fincerely does not betieve, that by the law which he is about to pass, he interferes with the judges holding their offices during good beha-

I am now brought, Mr. Chairman, to take notice of some remarks which fell from the gentleman from Virginia, which do not belong to the fubject before us ; but are of sushcient importance to deserve particular attention. He called our at. tention, in a very impreffive manner, to the state-of the parties in this house at the time when the act of the last festion past. parexy im, incapable of differning the nature or tendency of the meafures we were pursuing. That a majority of the house were struggling to counteract the expression of the public will, in relation to the

person who was to be the chief magistrate of the ecentry.

I did suppose, Sir, that this business was at an end, and I did imagine that as gentlemen had accomplifted their object, they would have been satisfied .ture of our government, and which do But as the fubject is again renewed, we I know not what the gentleman calls an expression of the public will. There were two candidates for the office of Prefident, who were presented to the house of Representatives with equal suffrages. The conflication gave us the right and made it our duty to elect that one of the two whom we thought preferable. A public man is to notice the public will as conflitutionally expressed. The gentleman from Virginia and many others may have had their preference, but that preference of the public will did not appear by its conflitutional expression. Sir, I am not certain, that either of those candidates had a majority of the country in his favor. Excluding the flate of South-Carolina, the country was equally divided. We know that parties in that flate were nearly equaliy balanced, and the claims of both the cardidates were supported by no other scrutiny into the public will, than our efficial return of votes. Those votes are very imperfect evidence of the true will of a majority of the nation .-They resulted from political intrigue, and

> When we look at the votes we suppose, that every man in Virginia voted the same way. These votes are receiv. ed as a correct expression of the public will. And yet we know, that if the votes of that flare were apportioned according to the feveral voices of the people, that at least feven out of twenty-one, would have been opposed to the fuccessful candidates. It was the fup. preffice of the will of one third of Virginia, which enables gentlemen now to fay, that the prefent chief magistrate is the man of the people. I confider that as the public will, which is expressed by conflictational organs. To that will I bow and fubmit. The public will, thus manifested, gave to the House of Reprefentatives, the choice of the two men for Prefident. Neither of them was the man whom I wished to make President. but my election was confined by the conflitution to one of the two, and I gave my vote to the one who I thought was the greater and better man. That vote I repeated, and in that vote I should have persisted, had I not been driven from it, by imperious necessity. The tual, and the alternative only remained of making one man for Prefident, or having no Prefident at all. I chofe, as I thenthought, the leffer evil.

From the fcene in this house, the gentleman carried us to one in the fenate. should blush, fir, for the honor of the country, could I suppose that the law designed to be repealed, owned its support in that body to the motives which have been indicated. The charge defigned to be con The constitution is predicated upon the veyed, not only deeply implicates the inexistence of a certain degree of integrity tegrity of individuals of the senate, but of accident of political fituation. And now,

in man. It has trufted powers hable to I the person who was then the chief magiftrate. The gentleman, going beyond all precedent, has mentioned the names of members of that body, to whom commiffrom rifued for offices not created by the bill before them, but which that bill by the promotions it afforded was likely to render vacant. He has confidered the fcandal of the transaction, as aggravated by the issuing of commissions tor offices not actually vacant, upon the bare prefumption that they would become vacant, by the incumbents accepting committees for his er offices which were issued in their favor The gentlemanchus parascularly dwelve on the indecent appearance of the buffrefs from two commissions being held by different persons at the same time, for the same

> I beg that it will be understood, that I mean to give no opinion as to the regularity of granting a commission for a judicial office, upon the probability of a vacancy, before it is actually vacanti-But I shall be allowed to say that so much doubt attends the point, that an innocent mistake might be made on the fub. ject. I believe, ir, it has been the pracfice, as relating to the date of the commission. The officer is allowed his falary from that date, upon the principle that the commission is a grant of the office, and the title commences with the date of the grant. This principle is certainly liable to abufe, but where there was a fufpicion of abuse, I prefume the government would depart from it. Admitting the office to pais by the commission, and the acceptance to relate to its date, it then does not appear very incorrect in the case of a commission, for the office of a circuit judge, granted to a diffriet judge, as the acceptance of the commission of the former office relates to the date of the commission, to consider the latter office as vacant from the fame time. The offices are incompa-tible. You cannot suppose the same perfon in both offices at the same time.-From that moment, therefore, that you consider the office of circuit judge filled by a person, who holds the commission of diffrict judge, you must consider the office of diffrict judge as vacated. The grant is contingent. If the contingency happen, the office vefts from the date of the commission, if the contingency does not happen the grant is void. If this reasoning be sound, it was not irregular in the late administration, after granting a commission to a district judge, for the place of a circuit judge, to make a grant of the office of the dittrict judge, upon the contingency of his accepting the office of circuit judge. I now return, fir, to that point of the charge, which was personal in its nature, and of infinitely the most ferious import. It is a charge as to which, we can only alk, is it true? If it be true, it cannot be excused; it cannot be palliated; it is vile profligate corruption, which every honest mind will execuate. But, fir, we are not to condemn, till we have evidence of the fact. If the offence be ferious, the proof ought to be plenary. I will confider the evidence of the fact, upon which the honorable member has relied, and I will thew him by the spplication of it to a flronger cafe, that it is

of a nature to prove nothing. Let me first flate the principal cafe. Two gentlemen of the ferate, Mr. Reed of South Carolina, and Mr. Green of Rhode Island, who voted in favor of the law of last session, each received an ap-pointment to the place of district judge, which was designed to the vacated by the promotion of the district judge to the office of circuit judge. The gentleman conveyed to us a diffired impression of his opinion, that there was an understanding between these gentlemen and the Prefident, and that the offices were the promised price of their votes.

I prefume, fir, the gentleman will have more charity, in the case which I am abeut to mention, and he will for once admit that public men ought not to be

condemned, upon loofe conclutions drawn from equivocal prefumptions.

That cafe, fir, to which I sefer, care

me once more to the fcene of the dential election. I should not he troduced it into this debate, had it been called by the honorable member from Virginia. In that fcene I had my part, it was a part not barren of inciwhich cannot easily depart from my recollection. I know who were rendered important characters, either from the

fir, let me alk what his reflect when he obser bung, has fince Prefidential fav violate the d proceeding, in t but I hope the fet me will be Mr. Charles Pi was you a mem Mr. Pinckne doubtful pol lecided, and I of Mr. Jefferse fince been appoi ary to the court ment as high and the gift of the ny that this pro talents and ferv never yet heard vices of Mr. C House of Repres the value of t hands. Mr raifed to the great and lo cance of the fey. The de of five members were decidedly were decidedly was confidered but fill doubtfu to him for the gave it to Mr. has fince had el ifor of his dif Mr. Lyon of V an importan have given Burr. It fice to N handfomely executive office ralogue but the York. I knew the confequence means were not nay, I always vote of New-Mr. Livingstor ney for the di road of preferm -and his diftinguift tiary to the logue mig were I to posed, that table suspicion magistrate, and tleman whom he more, which it nish from the m ber from Virgin great injustice t Imalieft defire, intention to tarr chief magistrate ble gentlemen of his fa have ma nature. gentlem perfonal ported w

rite meal lufficient gro but of condem ecutive, leavin has appointed t dent, indirectly had any difting petition, for deciding the ele Sir, all this fu the di which

dence o

fir, let me alk the honourable member, what his reflections and beliefe will be, when he observes that every man, on whose vote the event of the election hung, has fince been diftinguished by Prefidential tavor. I fear, fir, I shall violate the decorum of Parlimentary proceeding, in the mentioning of names, but I hope the example which has been fet me will be admuted as an excufe. Mr. Charles Pinckney of South-Carolina was not a member of the house, but he was one of the most active, efficient, and fuccelsful promoters of the election of the prefent chief magistrate. It was well afcertained that the votes of South-Carolina were to turn the equal balance of the scales. The zeal and industry of Mr. Pinckney had no bounds .- The doubtful politics of South-Carolina were decided, and her votes cast into the scale of Mr. Jefferson. Mr. Pinckney has fince been appointed minister plenipotentiary to the court of Madrid. An appoint. ment as high and honorable, as any within the gift of the executive. I will not deny that this preferment is the reward of -talents and fervices, although, fir, I have never yet heard of the talents or the fer. vices of Mr. Charles Pinckney. In the House of Representatives I know what was the value of the vote of Mr. Claiborne of Tennessee. The vote of a state was in his hands. Mr. Claiborne, has fince been raised to the high dignity of governor of the Mississippi Territory. I know how great and low greatly felt, was the importance of the vote of Mr. Linn of New-Jerfey. The delegation of the flate confifts of five members. Two of the delegation were decidedly for Nir. Jefferson, two were decidedly for Mr. Burr. Mr. Linn was confidered as inclining to one fide, but fill doubtful. Forh parties locked up to him for the vote of New-Jersey. Lie gave it to Mr. Jeff rien, and Mr. Linn has fince had the profitable office of supervifor of his diffrict conterred upon him. Mr. Lyon of Vermont was in this inflance an important man. He neutralized the vote of Vermont. His absence alone would have given the vote of a flate to Mr. Burr. It was too much to give an office to Mr. Lyon; his character was low. But Mr. Lyon's fon has been handsomely provided for in one of the executive offices. I shall add to the catalogue but the name of one nore gensleman, Mr. Edward Livingston of News York. I knew well, tell well I knew the confequence of this gentleman. His means were not limited to his own votenay, I always confidered more than the vote of New-York within his power .-Mr. Livingston has been made the atterney for the diffrict of New-York-the road of preferment has been opened to him -and his brother has been raifed to the diflinguished place of minister plenipotentiary to the French republic. This cata. logue might be fwelled to a much greater magnitude; but I fear, Mr. Chairman, were I to proceed farther, it might be fuppofed, that I my felf harbored the unchari. table suspicions of the integrity of the chief magistrate, and of the jurity of the gentleman whom he thought proper to promore, which it is my defign alone to banish from the mind of the honorable member from Virginia. It would be doing me great injustice to Suppose, that I have the smallest defire, or have had the remotest intention to tarnish the same of the present chief magistrate; or of one of the honorable gentlemen who have been the objects of his favor, by the flatement which I have made; my motive is of an opposite nature. The late Prefident appeinted gentlemen to office, to whom he owed no perfonal obligations, but who only fupported what has been confidered as a faveu. rite measure. This has been assumed as a fufficient ground, not only of fuspicion, but of condemnation. The prefent executive, leaving fearcely an exception, has appointed to office, or has by accident, indirectly gratified every man, who had any diffinguished means in the competition, for the Pretidential office, of deciding the election in his favour. Yet, Sir, all this furnishes too feasible a prefemption to warrant me to express a fulpicion of the integrity of a great officer, or of the probity of honourable men, in the discharge of the high functions which they had derived from the confidence of their country. I am fure, fir, in this case, the honorable member from Virginia is as exempt from any fufpicion as myfell. And I shall have accom-

plished my whole object, if I induce that

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i picions as to the conduct of the late executive, to review the ground of those suspicions, and to consider that in a case furnishing much stronger ground for the presumption of criminality, they have an unshaken belief, an unbroken confidence in the purity and fairnels of the executive conduct.

[Mr. Boyard's Speech to be continued.]

NEW-YORK, March 12. Capt, Ward, who arrived at Boston, Friday laft, in a mort passage from Cadiz, informs, that the report of the capture of the Tripolitan brig, by the fo there -- but that the American Conful at Cadiz, though in the habit of corresponding twice a week with Gibralter, had received no information whatever

Capt. Ward also states, that an order had been received at Cadiz, from Madrid, to subject all veilels from the United States to perform forty days quarantine -excepting vellels from New-York and Norfolk, which are not permitted to enter the port owany account whatever.

Entered, brigs Eliza and Mary, Bell, St. Vincents; Thomas, Haws, Havanna; schr. Favorite, Gross, Wilmington, N. C. floop Betfey, ---, St. Anns, (Jam.)

Cleared, thip Hiram, French, London; fehr. Lydia, Shepherd, Trinidad.

Arrived fince our laft, Sloop Betley, drom St. Anns, (Jam.) March 4, spoke a thip bound from Lapoira to Philadelphia, out 52 days, all well. Capt. Ramiden, the former capt. of the Betfey, died at St. Arns.

Brig Eliza and Mary, Bell, 28 days from St. Vincents. Left there ships John, Mitchell, and Rover, Gould, of Wifcaffer ; brig Brothers, Cushman, do. ship Dolphin, Johnson, New-York; brig New Century, Rollins, Portsmouth; Maria, Woodhouse, Baltimore; Sukey and Betfey, Cook, Salem; fchr. Ranger, Davis, Wilmington, and Rogers, Kennebeck.

PHILADELPHIA, March 13. Cleared, thip Tom, Turner, Liverpool; fch'r McTenger, Burroughs, Cape Francois; floop William, Durling, New-Orleans,

March 1, lat. 31, long. 71, 15, was fpoke a faip under French colors, 40 days from Algeliras to Philadelphia. 2d, lat. 32, 1, spoke sch'r Ea-gle, of and for Norfolk, 26 days from Janusica. 3d, lat. 33, long. 73, 35, spoke brig Thomas, of New Bedford, from Havanna to Philadelphia, out 12 days.

INORFOLK, March 9. Arrived the Ich'r Betfey, capt. Whippey, 29 days from St. Martins.

Arrived f. h'r Eugle, capt. Shanks, 29 days from Prit Antonio. Left there, brig Edward, M'Clanning, of Portsmouth; brig Lark, Sawyer, do. ich'r Caraquet, Lowell, of Norfolk; sch'r Little Robert, Dalby, of Philadelphia; fch'r Gubbelina, Rudyard, of New-York. Spoke on the 1st of February, off Bahama Bank, the fch'r Union, M Farland, 26 days out from New-York bound to Havanna. March 18, in lat. 32, long. 75, Spoke the fch'r Catherine, Watt, from Martinique to Philadelphia, out to days. Arrived the floop Branch, captain Mofs, 10

weeks from Dieppe in France.

Arrived the f n'r Nancy Washington, captain Olden, 38 days from St. Kitts.

Alexandria Advertiser.

TUESDAY, MARCH 16.

ALL IS LOST!

Sol'occubuit, et nox atra fequetur. The Sun of Federalism has set indeed,-" bas fallen, like Lucifer, never to rife

The fatal hour long dreaded by the friends of our country has arrived. The constitution of our government is no more. -That department of the government which the people, by their conflictation, declared should be "department only on their God and their good behaviour," is now declared, la a democratic administra. tion, to be dependent on the executive and legislative departments.

The third of March, which terminated the first year of the present administration, terminated also the existence of that form of government which WASHINGTON, and the other heroes and fages of our revhlution, with formeth wifdem and fo much la-bor, established and fuliained.

The desperation, with which our present rulers have proceeded in their work of destruction, is highly alarming and portentous, and leaves no ground of hope that they will relent or recoil from the execution of their purpose, till the devastation be complete.

The principle is already established. honorable member, and other members fo far as a legislative act can establish it of the committee, who entertain his fuf. I that the judges of our court have no pow. I liberties entite. They have not to re-

ture, and that if they attempt it, t legillature may remove them from office; although the conflication declares that they shall not be removed, except upon imprachment and conviction of mildemeanor in office, and also compels them to meaner in office, and aifo compels them to fwear, that they will support the constitution and regulate their decisions by it.

If, therefore, the present Congress should think proper to declare it high treason to censure or ridicule the president, or their own proceedings; to levy a tax upon one part of the Union and to exempt mother; or to pass any other unconstitutional law; the judges must either execute such laws. gate Philadelphia, had been circulated the judges must either execute fech law. in violation of their caths, or elfe fubmit to a removal from office. Not content, however, with this fweeping principle, which in general terms bring down the judicial department from the high and commanding ground on which it was placed by the constitution, and renders it a humble and passive instrument for the exeention of whatever the ambition or the vengeance of a factious legislature, or an aspiring executive may require, the ruling party have carried their excels of violence fill farther, and plunged the deadly fhaft fill deeper into the vitals of the conftitation. As though fearful that some veftige of life might yet remain, which the friends of our government, at a future day, might cherish into renewed activity and vigour, they have proceeded to demo-lift the only part of the conflictution, re-lative to this department, which remained inviolate after they had usurped and exercifed the power of removing judges. This is the part which declares, "that the judges, shall, at stated times, receive for their fervices a compensation which shall not be diminished during their continuance in office."—By the bill which has now passed both houses of Congress, two judges only of the circuit court are continued in office, and five hundred dollars per annum are taken from the falaries of each. It would feem as though the proprietors of these violences had resolved to fix upon the plainest and most unequivocal parts of the constitution, for the purpose of removing all doubts of their determination to treat that folemn compact as a dead letter.

Under these distressing circumstances we pronounce, with grief, that all is loft .-It is true, that we may be governed, for a while, under the present order of things ; we may submit, for a season, to the do. mination of judges whose only law is the will of a faction on whom they are confcious of dependence for their powers and their falaries. But this period cannot be long. Even France, more corrupt and better fitted than we are for submitting to despotism of the most attrocious nature, could not, for a long time, be subjected to the oppression of revolutionary tribunals, who asked no other question respecting causes brought before them, than what is the pleasure of our masters in this

The time, then, must speedily arrive when fuch tyranny will no longer be to. . What will then be our devoted country? To restore our former conflictation will be impossible, and if possible, would perhaps be useless: since the nation could never again be brought to place confidence in an inftrument which from experience, has been found unable to withfland, for one year, the attacks of its enemies when in power. To frame another, in which all the flates would a. gree, is a thing devoutly to be wished, but not to be expected. Our business, however, is not to predict, but to inform the public of things as they are .-Let those who have demolished the noble fabric, reared and fustained by Washington and his adherents, faithful to him and to their country, new famish a better if they can: if not, let them answer to their country and to posterity for the confequences which must follow.

Little more than a year has elapfed fince a nation was made a mourner by the loss of Washington, our common friend and common father. Have we not now still greater cause for mourning the loss of that national compact, the acquifition and fupport of which conftituted the labor and the glory of his life? Little did that great and good man suspect that his favorite system, the result of his wisdom and patriotism would survive him but one year .- One confolation, however remains to those who have for twelve years fuccesfully opposed the torrent of foreign and domestic diforganizers. They have done all that could be done to fave the republic and to preferve the charter of our

er to act contrary to the will of the legil. I proach themselves with want of vigilance or want of activity in the cause of their country. On no occasion, perhaps, have found reason and patriotism obtained so proud a triumph over sophistry and fac-tion as has been exhibited during the late debates in both houses of Congress. Let what will ensue, the blood of our country must be upon the heads of those who now govern. As to their opposers, they have washed their hands from the guilt, by every argument, expollulation and entreaty which could be urged. If, after all this, our inexotable counts have proceeded to inflict political death, the world must fee that it is by their hand we die, and at their hand will the blood of our nation be required.

(Gaz. of the United States.)

We are informed that an Irish gentleman has lately constructed a hot house in this city, for the purpose of reasing Oranges, Lenions, and Citrons, and that he has applied to Mr. Duane, in consequence of the offers of his influence with congress to procure prehibitory duties to be laid upon the importation of these articles. It is said, that Mr. Duane, has been marriaged also seed that Duane has been graciously pleased to have the petition referred to his committee who reported a bill for imposing an additional duty of so per cent upon the importation of printing types, dec.

Phil, pap.

SHIPWRECK! Sloop Delight, belonging to Rober Gilmor of Baltimore, James Simpson, master, bound to the Island of St. Domingo, was unfortunately cast away on the rocks of the north-side of Dezeada, the 26th of January, 1802, about a o'clock in the morning.

morning.

Capt. Simpton, I G. Harriton and a bey, were washed off the mast about 7 A. M. and foseph Baker, John, an Italian, and Francis, an apprentice to capt. Dawson, were washed off the side of the vessel; they were thrown ashore on the island and buried. John Joseph the cook was washed off the keel after she upset, and got safe ashore on a piece of plank. The mate, Daniel Birckholtz, hung to the keel of the vessel by two of the bolts. hung to the keel of the veffel by two of the bolts, for 38 or 40 hours, when a boat was fitted up and sent to his affishance. The vessel was stove to pieces, and with the cargo entirely loft.

PORT OF ALEXANDRIA ARRIVED, Sloop Harmony, Ellwood, Philadelphia; Hope, Willis,

Sch'r Polly and Sally, Keith, Baltimore.

Sale by Auction.

WILL BE SOLD, WITHOUT RE. SERVE,

On Wednesday the 17th instant, at our Audion Room, 7 bales of India Muslin of different kinds.

r case German Dowlas, r trunk Bengal Stripes, ro pieces India Ginghams, r trunk Cambrick Mullins,

15 doz. Olive Shawls, 100 pieces India Calico, 20 do. Britannias, 1 trunk Calicoes.

H. and T. MOORE, March 16. Auctioneers. TEMPORARY THEATRE, At the EAGLE TAVERN.

On THURSDAY EVENING, March 18th, will be prefented, AN ATTIC EVENING'S ENTERTAINMENT, Beginning with the The Virgin Unmalked. After which will be performed

The POOR COBLER. Likewife, a Pantomime called The Benevolent Soldier. To which will be added

The Two Philosophers. Mrs. SMITH Will dance a HORNPIPE over 13 Eggs, blindfolded.

Mrs. Smith and Mr. Arnold will dance an Alemande. The whole to conclude with

The GAMESTER: OR,

The Devil among the Londlords. Boors to be opened at 6 o'clock and performance begin at 7. --- Price s.-Children half price. Tickets to be had at the bar of the Eagle Tavern, at T. Simms's Rore, Prince Rreet, and at Snowden and Co's Printing Office,

fult Received, A percel of pickled Herrings in bls. A quantity of foal leather and shoes, Cyder in barrels, and A few chefts Young Hylon Tea, For fale by J. GARDNER LADD

ROBBERY.

One Hundred Dollars Reward. T. IE fublcrivers' thore was last night broke open and the following Cash and Goods taken therefrom, viz.

About 100 dollars in cash, Crofs-parred and striped source (wanfdown,

2 Piece of superfine brown cluth, s do. do. dark bottle green,

1 do, of dark nrown fuperfine,

I do. dark mixed brown superfine,

2 do. of blue fine cloth,

I do. of dark mixture fine cloth, 3 do. laper muslins,

Of sprigged muslins a number-also dimities; camel hair shawls; brown, red and blue bandannoes; yellow flaggs and cinnamon filk thawls; a number of India book muslins; womens' blue and white worsted and cotton stockings, men's fancy cotton stockings, a few pieces of Marseilles vest patterns and filk nankeen, together with a variety of other articles not particularly recollected.

The above reward will be paid to any person for discovering the Cash and Goods and convicting the thief or thieves ; or Fifty Dollars for all the Goods, or in proportion for any part of the Goods re-

It is hoped all well disposed persons will interest themselves in discovering and bringing to condign punishment the per-petrators of this daring attack upon the property of citizens.

J. & M. SCHOLFIELD. Such Printers as are disposed to detect villainy are requested to infert the a-

WILL BE SULD,

At Silby, the residence of the tate Mrs. Han ah Washington, of Fairfax county, on a credit until the first day of Nowenter next, the purchaser giving bond with approved jecurity for all fums above five pounds,

A variety of excellent Household Furniture, and Stock of every kind, viz. HORSES, HORNED CAT-TLE, SHELP and HOGS.

The fale will commence on Wednesday the feventh of April, if fair, if not the next fair day, and continue from day to day, until the whole is fold.

THOS. LEE, fen. Executor of Mrs. Hannah Washington, deceased.

eogtdrat t March 8.

House of Entertainment.

Randolph Mott, RESPECTFULLY informs his friends

and the public in general, that he has opened an INN in the Town of Alexandria, in the house lately occupied by captain Charles M'Knight, where he intends uling his utmost exertions to give general fatis. faction to those who may favor him with their cuftom, which from his experience in the bufiness he flatters handelt he shall be able to do on the most reasonable terms. January 5.

LIVERY STABLL, And HORSES & CARRIAGES TO HIRE.

. THE subscriber respectfully informs the public that he takes horfes on livery, and keeps fome excellent horfes and carriages to hire.

A few good SADDLE HORSES for fale.

Apply in part of the house formerly the Swan Tavern, King street, to JOHN HODGKIN.

Robert T. Hooe & Co. Have inported by the Ship Fabius, from Liverpool,

56 crates Ca then Ware, well

They have linewife on hand, Lisban Wine of a superior quality, in qr casks, Sugar by the had or barrel's Coffee by the bag-broad and narrow Hoes, Spades, Shovels and Frying Pans, And a variety of German Lines. Feb. 5.

For Sale or Kent.

THAT hand some, conver i int three to ry BRICK HOUSE, lately occubied by Edmud J. Lee, Efq. in King street, few doors west of Pirt street.

SAMUEL CRAIG. Dec. 15.

ALUABLE PROPERTY. CONTIGUOUS TO ALEXTNORTA

40 BE KEN ED.

THE subscriber purposes, in the enturng fpring, to lay off, and leafe forever, a confiderable number of

BUILDING LOTS, handlomely fituated upon Wainington Fair ax and other ftreets extended; each lot from 20 to 25 feet in front, with the depth of 100 feet to a commodious shey ; the whole commanding a delightful view of the City of Wathington, the Potomac, and the circumjacent country.

As the Rent required is only od per foot front, none need apply but those who will convenant to build.

CHARLES ALEXANDER, jun. 5td 3taw

NOTICE. RAMSAT & Wm. RAMSAY. Bankrupts.

The subscriber being duly appointed affignee of the estate and effects of the said Andrew Ramfay and the faid William Ramfay. All perfons indebted to the faid bankrupts, or that have any of their ef. fects, are hereby required to pay and de. liver the fame to the subseriber and to no other person whomsoever.

JOHN MCIVER Alexandria, Frb. 25. LIVERY STABLE.

THE Copartnership of HUGHES and TOWERS is this day (warch ift) diffolved by mutual confent: thole who have any accounts against the faid firm will please to call and have them settled; and all those who are indebted to them are requested to fettle their accounts.

THOMAS HUGHES, THOMAS TOWERS.

THE bufineli, in future, will be car. ried on by

Thomas Towers, where gentlemen may depend on having are taken of their horses on reasonable

March z.

COTTOM & STEWART Have received, a large and general ASSORTMENT of BOOKS IN THE DIFFERENT BRANCHES OF POLITE LITERATURE;

Amongst which, are the following : Ed. K 12-buc's Plays, 2 vote. Ladies' Musical Magazine. Park's Travels, Steuart's View of Society, Chesterfield's Letters, 4 vote. Culler's tractice of Physic Wattie on Matter of Physics Wattie on Physics Practice of Physic, Wattis on Health, Poley's Philophy 2 vols. Gibl n's Su veying Moore's Natigation by Bun, Burns's Poems, Millot's Ancient inflory, 2 vols. Practical Education, 2 vols. Beauties of St. Piere, Buchan's Family Physics ficial. For's Book of Martyrs, 2 vois, Lee Memoirs, British State Trials, Robuston's .cmiman and Ladie's Preceptor, 2 vis. raunter, on he Blood, 2 vols, Cardwell's Memoirs, Willich's Lectures, Martin's Law of wat one, Va ret's Ditto, Newto on the Prophecies, 2 v is sidinburgh Difpenfacory, Ecgant Extracts, Conftitutions, Zi amerman on Solitue. Di to on Nae, Biackftone's Commentaries, 4 vols vilection o larces, 6 vols. Ponte Education, hoise's Pantheon, Ju ius's Letters, 2 vols Gu-hrie's Geography, Ko ze's Education, 2 vols. Ditto Effyr 2 v a. din an's Travels, Cook's Voyages, 4 vols. Dan bo ger's Travels, &c. &c. NOVELS.

The Armeman, 7 vols viomalbert, 2 vol Ant in the Tales of A under, (y Leivis) 2 vol.

My Unce h mas, 2 v ls. Jack Smith. Spirit
of the Ca.t.c., Arthur victivin, 2 v ls. Clara
Howard, rmond, Weifand, Mai of the Hamiet. Vagaboud, Sarlor Boy, Arhlin and Dimbayne, Romance of the Forest, 2 vols. Mysteries of Univipho, 3 vols. Louis, Junia and the Earon, Ghost Sier, Tale of the I mes, 2 vols. Camilla, 5 vols. Evenina, 2 vols. Monk, 2 vols ami y of Ortemburg, Negro, 2 vols. Black Valley, Etlen and Mordaunt, 2 vols. Georg. Barnwell, Mountain Cottager, Children of the lbbey, 2 vol. Roschfort Family, Darcy, B uila de Varmot Oskindale Abbey, The Fair Imp ftor, 3 vol. Euclifida, 4 von. Comat de ilocuide n, 3 vol. Ficurietta Mortimer. 2 vol. Selliconable Daughter, Count Gleichen, Emma Dorvile, Scotch H. r is, 3 vols. Mils Batti tores, 2 vols. Adve til ment for a Hufband, 2 rols. Wandering Manuer, 2 vols. Cornelia Sedley, 4 vo . Tom Jones, 3 vois Edward, by Moore 2 vois Mordaun, by Ditto, 2 vols deuben a . R. chell, Girl fthe Mountains, 2 vols Myfic Cottager, &c. &c.

Bibles, Testaments, Pfaters, Common Prayer Books; Dilworth, W. biter Universal, Prarce. Books; Dilworth, Wobier Universal, Pearce. London, and Rational spelling Books, Primers, and a large collection of Histories and Childrens' Books, Writing and Letter Paper, and Paper Ian ings, Wafers, Quills, Ink Powder, Violinstrings, 1 laying Cards, Song Books, and Blank Books, &c. &c.

Al. MANACS for the year 1802, by the

Country hopkeepers supplied on the low

Can given for rags.

The term of Partnership etotore exitting under the arm of

Thompson & Vertch, expired on the zgin of December, 1801 : Att business relating to that firm will be ferried by the fubicripers at their counting room on King street.

JONAH THOMPSON, RICHARD VELICH.

Who offer for Sale, on liberal terms, the following Property, wire.

Two Tracks of Land in Loudown county, one of which is fituate mear the Gum Spring, being well timbered, and containing four hundred acres-the other near Broad Run Church, containing four hundred acres, (adjoining the lands of George Lee) on which there is an extenfive peach orchard: late the property ot John Spencer.

One Lot of leafe Land, in the Manor of Leeds, Fauquier county, containing two hundred acres : late the property of Aquila Davis.

One Tract of Land in Randolph county, containing five hundred acres (faid to be very valuable) fituate on the fouth fide of Glady Creek; late the property of Patrick Dougherty.

One other Tract in Hampthore county, on a branch of Fairley' Run, containing 400 acres: formerly the property of Daniel Jones.

One other Track called Fertility, containing two hundred and fixty acres, in Weltmoreland county, state of Pennsylvania, fituate on the Monongahe. ia, a out one quarter of a mile below Cafner's Ferry, and 4 miles above Parkinfon's ferry, binding three quarters of a mile on faid river. A confiderable proportion of faid tract is buttom land, with a valuable orchard of fugar trees, and about 60 acres under cultivation; the remainder very heavily timbered.

One other Tract containing one thousand acres, on Green River, in the state of Kentucky; being part of the military lands formerly belonging to G. Rice. deceased.

One House and Lot in Charles Town, Jefferson county, on the Main freet leading from Harper's Ferry to Winchester, occupied by Adam Haun.

A vacant Lot in faid town, fituate on the fame street, adjoining the ftore of Thomas Hammand.

Two handsome three story Brick dwelling Houses, with brick stables and carriage houses to each, situate on Pennlylvania avenue in the City of Wash. ington: at prefent occupied by John Coyle and Benjamin G. Orr.

A Brick dwelling House in George Town, opposite the wharf occu-pied by George King, together with part ot faid wharf.

A Brick dwelling House in the town of Alexandria, fituated on Prince Areet, between Fairfax and Royal Areets: lately occupied by Charles Turner.

A corner Lot on Prince and Royal streets, adjoining faid brick boufe

The vacant Lots on Prince ftreet, on the east fide of faid brick house. The fituation of the above property is equal to any in the town for business.

A House and Lot on King ftreet: now occupied by S. Snewden and

A Lot fronting fifty fix feet on Prince ffreet, and extending back 119 feer, bounded by an alley on the fouth : on part of faid lot is the warehouse occupied by Hugh Smith.

A Lot on the west side of Washington street, between Prince and Dike Areets. 1aw6m

JUST ERCEIVED. A COMPLETE ASSORTMENT OF GLASS,

Confifting of elegant cut quart and pint decenters, goblers, tumblers and wine glaffes, to match; plain half frint, pint and quart tumblers, do. quart, pint and half pint decanters, which will be fold by the box, or by retail, on moderate terms. JOSHUA RIDDLE.

FOR SALE. On board the schooner Sally and Nancy, at Harper's wharf, A Small Cargo of well cured

BACON. nicely faltpetred. Young negroes will be taken in payment.

PROPOSALS, By G. F. HOPKINS, No. 118, Pearl. For publishing by Subscription,

THE FEDERALIST

THE NEW CONSTITUTION. BY PUBLIUS. WRITTEN IN 1788.

TO WHICH IS ADDED, PACIFICUS.

The Proclamation of Neutrality. WRITTEN IN 1793.

The whole revised and corrected, with new payages and notes.

THE FEDERALIST was written in a feries of numbers, under the figurators of Publics, shortly a ter the promutgation of the teneral Confitution, and addressed to the People of the state of New York, with the design of enforcing the propriety and necessity of its ad prion.

the propriety and necessity of its attribute.

It is principally the production of a man, whise name will be held in facred respect long after the pitful attempts which have been made to flander his tame flast have funk into oblivious two other gentlemen, of diffinguished calents, occasionally contributes fome effays, which will be marked in the malication.

occasionally contributed some essays, which will be marked in the publication.

All parties se m at length united in professions of regard for the Constitution; if they are finecere, the consideration cannot fail to anhance the salue of a work, which by employing in its sayor all the energy of argument, and all the perputal in of eloquence, was eminently useful in producing its general ratification.

Who ever is desirous of being well informed of the principles and provisions of our Government, and the manner in which they have been sup-

and the manner in which they have been fupwere made to the Conflictution by its first of pro-ers, and how they were unswered, will find these volumes fraught with ample and facilitationy in-druction. The study of them much form an effectial part of the education of the American tatelman. Politicians, indeed, of every country, will here discover materials in the science of overament well worthy of their attentions is seenee, of all others, the most interesting to mankind, as it most deeply concerns human happiness. The Federalist contains principles had may be remembered and studied with advantage by all classes of men in other countries than our may be remembered and studied with advantage by all classes of men in other countries than our wu, and in other ages than that in which we live. The People of America alone have assorted the example of a pure Representative Republic. In this work it will appear, that the principles of this form of Government have been well understood, and thoroughly developed, and should, unfortunately, the experiment which we have made, hereaster fail, it will be in vain to attempt the renewal of similar systems, as no rational hope can be entertained, that more correct notions on this subject will prevail than are here exhibited.

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To preferve these papers, therefore, which have so much increase merit, and such lasting utility, in a dress suitable to their character, is

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angry and tumult us passions which at that time gitated our country, have in fome m afure fub fided, these papers will be read with profit and peasure by the intelligent man of every party. Condor will probably wonder, that any should have doubted of the firmess of the measures which this writer has fo abiy advocated, and which experience has fo forcibly proved to have been the nest adapted to the interests of the country.

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